

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF OHIO**

\_\_\_\_\_  
DR. JILL STEIN, ANITA RIOS,  
LOGAN MARTINEZ, DEBORAH  
MANERA SMITH and ROBERT  
HANNON,

Plaintiffs,

v.

\_\_\_\_\_  
FRANK LaROSE, in his official capacity  
as Secretary of State of Ohio,

Defendant.

Civil No.: \_\_\_\_\_

**VERIFIED COMPLAINT FOR DECLARATORY  
AND EMERGENCY INJUNCTIVE RELIEF**

**INTRODUCTION**

1. Plaintiffs Dr. Jill Stein and Anita Rios timely complied with all applicable requirements under Ohio law to qualify for placement on the November 5, 2024 general election ballot as Independent candidates for President and Vice-President of the United States, respectively. Ohio’s Secretary of State, Defendant Frank LaRose (“the Secretary”), confirmed the same in an August 23, 2024 press release. Ohio has already printed 2024 general election ballots with Stein and Rios included as candidates for President and Vice-President.

2. Ohio’s deadline for substitution of candidates was August 12, 2024. Nevertheless, on August 28, 2024, a representative of the Ohio Green Party (“OHGP”) – which is not ballot-qualified and has no authority over Stein’s and Rios’s qualification for Ohio’s ballot as *Independent* candidates – submitted to the Secretary without authorization a letter purporting to withdraw Rios’s name and substitute it with Butch Ware, the Green Party’s nominee for Vice-President. The

Secretary declined to allow the substitution but notified Stein's campaign that because Rios withdrew, votes cast for the Stein-Rios ticket will be void and not counted.

3. Rios informed the Secretary that she did not authorize or even know about the letter requesting the withdrawal of her candidacy for Vice-President. Nonetheless, on October 1, 2024, the Secretary advised through a staff member that "the position of our office has not changed."

4. The Secretary's reliance on an unauthorized communication as the basis for declining to tally valid votes cast for Stein and Rios – candidates who, as the Secretary admits, duly qualified to appear on Ohio's general election ballot – will violate the First and Fourteenth Amendment rights not only of Stein and Rios, but also the thousands of Ohio voters who signed nomination petitions to qualify them for Ohio's November 2024 general election ballot and who wish to cast votes for them in that election, including Plaintiffs Martinez, Smith and Hannon.

5. Plaintiffs file this Complaint to seek redress from the Secretary's imminent violation of their First and Fourteenth Amendment rights. In Count I Plaintiffs assert a claim for relief from the Secretary's violation of their speech, associational and voting rights as guaranteed by the First Amendment. In Count II Plaintiffs assert a claim for relief from the Secretary's violation of their right to equal protection of law. Plaintiffs respectfully request that the Court declare the Secretary's failure to tally votes cast for the Stein-Rios ticket unconstitutional and that the Court grant preliminary injunctive relief as necessary and appropriate to prohibit the Secretary from committing such violations.

### **JURISDICTION AND VENUE**

6. This Court has subject matter jurisdiction over Plaintiffs' claims pursuant to 42 U.S.C. § 1983 and 28 U.S.C. § 1331, because such claims arise under the First and Fourteenth Amendments to the United States Constitution.

7. Venue is proper in this Court because a substantial part of the events giving rise to this action occurred in this district, *see* 28 U.S.C. §1391(b)(2), and because most Plaintiffs are residents of the State of Ohio and Defendant is a state official who maintains an office in Columbus, Ohio. *See* 28 U.S.C. § 1391(b)(1).

### **THE PARTIES**

8. Plaintiff Dr. Jill Stein is a candidate for President of the United States who qualified to appear on Ohio's November 5, 2024 general election ballot as an Independent with Anita Rios as her running mate. Stein is also the Green Party's 2024 nominee for President. Stein was the Green Party's presidential nominee in 2012 and 2016. She received 469,501 votes nationwide in the 2012 presidential election and 1,457,216 votes nationwide in 2016. Stein wishes to campaign for the presidency in Ohio and to speak and associate with Ohio voters who may support her candidacy, and she is harmed by the Secretary's announcement that votes cast for the Stein-Rios ticket will be void and not counted.

9. Plaintiff Anita Rios is a candidate for Vice-President of the United States who qualified to appear on Ohio's November 5, 2024 general election ballot as an Independent with Dr. Jill Stein as her running mate. Rios is a registered voter who resides in Lucas County, Ohio. Rios wishes to campaign for the vice-presidency in Ohio and to speak and associate with Ohio voters who may support her candidacy. She also wishes to vote for the Stein-Rios ticket and she is harmed by the Secretary's announcement that votes cast for the Stein-Rios ticket will be void and not counted.

10. Plaintiff Logan Martinez is a registered voter who resides in Montgomery County, Ohio. Martinez is a member of the committee designated to represent the Stein-Rios Independent candidacy for President and Vice-President in Ohio's November 5, 2024 general election.

Martinez also signed a nomination petition to place Stein and Rios on Ohio's November 5, 2024 general election ballot. He wishes to vote for the Stein-Rios ticket and to speak and associate with Ohio voters who may support the Stein-Rios ticket, and he is harmed by the Secretary's announcement that votes cast for the Stein-Rios ticket will be void and not counted.

11. Plaintiff Deborah Manera Smith is a registered voter who resides in Lucas County, Ohio. Smith is an elector pledged to the Stein-Rios Independent candidacy for President and Vice-President in Ohio's November 5, 2024 general election. Smith also signed a nomination petition to place Stein and Rios on Ohio's November 5, 2024 general election ballot. She wishes to vote for the Stein-Rios ticket and to speak and associate with Ohio voters who may support the Stein-Rios ticket, and she is harmed by the Secretary's announcement that votes cast for the Stein-Rios ticket will be void and not counted.

12. Plaintiff Robert Hannon is a registered voter who resides in Lucas County, Ohio. Hannon is an elector pledged to the Stein-Rios Independent candidacy for President and Vice-President in Ohio's November 5, 2024 general election. Hannon also signed a nomination petition to place Stein and Rios on Ohio's November 5, 2024 general election ballot. He wishes to vote for the Stein-Rios ticket and to speak and associate with Ohio voters who may support the Stein-Rios ticket, and he is harmed by the Secretary's announcement that votes cast for the Stein-Rios ticket will be void and not counted.

13. Defendant Frank LaRose is Secretary of State of Ohio. LaRose is Ohio's chief elections officer with authority to oversee the elections process and supervise the administration of election laws statewide. LaRose has construed and enforced the Ohio Election Code to render votes cast for the Stein-Rios ticket void and has advised Plaintiffs that he will advise all county

boards of elections that votes cast for Stein and Rios will not be counted. LaRose is named as a Defendant in his official capacity only.

### FACTUAL ALLEGATIONS

14. Stein and Rios timely complied with all requirements under Ohio law to qualify for placement on the November 5, 2024 general election ballot as Independent candidates for President and Vice-President, respectively. *See* O.R.C. §§ 3513.257, 3513.261-263.

15. The Secretary confirmed that Stein and Rios had qualified to appear on Ohio's 2024 general election ballot as Independent candidates for President and Vice-President, respectively, in a press release issued on August 23, 2024. *See* Ohio Secretary of State Media Center, *Secretary LaRose Confirms Statewide Candidates Qualified to Appear on November 5, 2024 General Election Ballot*, August 23, 2024, available at <https://www.ohiosos.gov/media-center/press-releases/2024/2024-08-23/> (accessed October 8, 2024).

16. Ohio has already printed ballots for the November 5, 2024 general election that include Stein and Rios as candidates for President and Vice-President, respectively.

17. On or about August 28, 2024, a GPOH member sent the Secretary a letter requesting that Rios's name be withdrawn as a candidate for Vice-President and that Butch Ware's name be substituted for Rios's name. The GPOH member affixed Rios's signature to the letter, but did so without Rios's knowledge or consent. The GPOH member took these actions because she mistakenly believed that Rios and other Stein-Rios campaign and GPOH members authorized and requested her to do so.

18. In fact, after discussing the subject, the Stein-Rios campaign and GPOH had decided *not* to attempt to substitute Ware's name for Rios's, because the August 12, 2024 deadline for doing so had already passed. *See* O.R.C. § 3513.31(F).

19. On September 19, 2024, the Secretary sent a letter to Stein's ballot access coordinator in response to the GPOH member's August 28, 2024 letter. *See* Letter: C. Burnett to R. Lass, September 19, 2024 (attached as Exhibit A). The letter advised as follows: (1) Rios had withdrawn as Stein's Vice-Presidential candidate; (2) the deadline for a candidate to withdraw and not appear on the November 5, 2024 ballot was August 27, 2024; (3) the deadline for substituting candidates was August 12, 2024; and (4) as a result, Rios and Stein would remain on Ohio's 2024 general election ballot, but votes cast for them "will be void and not counted." *See* Ex. A.

20. The Secretary cited O.R.C. §§ 3513.257, 3513.30(E) and 3513.31(F) as authority for that decision.

21. The Secretary also advised that he was "required" by O.R.C. § 3513.30(E) to notify all boards of election that votes cast for Stein and Rios "will be void and not counted." *See* Ex. A.

22. The day after notifying Plaintiffs of this decision, the Secretary issued a press release announcing that Ohio's 2024 general election was "officially underway". *See* Ohio Secretary of State Media Center, *Ohio's 2024 General Election Officially Underway as Military And Overseas Voting Begins*, September 20, 2024, available at <https://www.ohiosos.gov/media-center/press-releases/2024/2024-09-20/> (accessed October 9, 2024).

23. On September 27, 2024, Rios sent the Secretary's office a notarized affidavit swearing that she had not authorized anyone to submit a request to withdraw her candidacy for Vice-President in Ohio's 2024 general election.

24. On October 1, 2024, the Secretary's office responded that the affidavit – although notarized – had not been notarized properly.

25. On the same day, in a separate communication to Stein-Ware Campaign Manager Jason Call, the Secretary's office advised that it was "investigating the August 28 letter" mistakenly sent by the GPOH member, but that "the position of our office has not changed."

26. On October 2, 2024, Rios sent the Secretary's office via overnight mail another affidavit, properly notarized, in which she swore the following:

I, Anita Rios, am the Vice-Presidential candidate on the Ohio ballot with Jill Stein as the Presidential candidate, for the November 2024 general election. I have at no time given prior authorization to anyone to present for filing a letter to the Ohio Secretary of State asking that my name be removed from the ballot, as the Vice Presidential candidate with Jill Stein as the Presidential candidate, for the 2024 election.

27. On October 3, 2024, the Secretary's office wrote to Rios to thank her for sending her affidavit and stating that the Secretary's office was "planning to speak to a prosecutor about this (*sic*) allegations against" the GPOH member who mistakenly submitted the August 28, 2024 letter requesting Rios's withdrawal and substitution for Ware.

28. Rios responded the same day that she found the response of the Secretary's office to be "disturbing and misguided." Further, Rios continued:

I am not making any allegations against [the GPOH member], who was clearly confused, but against the office of the Secretary of State for its failure to follow standard protocol in accepting a letter from me which you knew did not have my signature.

The harm that the Secretary of State's office has done to me, and to Ohio voters, can be easily undone by simply counting the votes that Ohio voters cast for me and Jill Stein. I am waiting to hear that this has been remedied.

29. The Secretary's office did not respond to Rios and Plaintiffs have had no further communication with the Secretary's office since October 3, 2024, except that on October 7, 2024, Plaintiffs advised the Secretary, through counsel, that Plaintiffs would soon file suit against the Secretary in federal court.

## **INJURY TO PLAINTIFFS**

30. The Secretary's decision to treat votes cast for the Stein-Rios ticket as void, and not to count them, has been widely reported. Further, the Secretary has notified or imminently will notify all county boards of election of that decision, and the county boards will notify voters prior to and on election day at polling locations. As a result, the Secretary has functionally terminated the Stein-Rios candidacy. Voters are exceedingly unlikely to cast their votes for Stein and Rios if they know those votes will be void and not counted. That is a severe burden on Plaintiffs' speech and associational rights.

31. The Secretary's decision also severely burdens Plaintiffs' voting rights. Plaintiffs' preferred candidates – Stein and Rios – have duly qualified to appear on Ohio's November 5, 2024 general election ballot, and they do in fact appear on that ballot, but if Plaintiffs vote for them, their votes will be void and not counted. Plaintiffs will be forced either to forego the opportunity to vote for the presidential ticket of their choice, or to be disenfranchised.

32. At the same time, many Ohio voters may be unaware of the Secretary's decision to treat votes cast for Stein and Rios as void and not count them. After all, the Stein-Rios ticket will be listed on their ballots just like every other presidential ticket. But if any such voters cast their votes for Stein and Rios, they too will be disenfranchised.

33. The Secretary's unequal treatment of votes cast for the Stein-Rios ticket will also violate Plaintiffs' right to equal protection. Stein and Rios duly qualified to appear on Ohio's November 5, 2024 general election ballot. They do in fact appear on that ballot. Yet the Secretary insists that votes cast for them must be treated as void and not counted. Such unequal treatment of votes cast for qualified candidates furthers no legitimate state interest. Further, the Secretary has severely disadvantaged the Stein-Rios ticket, relative to other qualified candidacies, by announcing that votes cast for the Stein-Rios ticket will be void and not counted.



34. The Secretary's decision to credit an unauthorized request to withdraw Rios's candidacy, and his refusal to count votes cast for the Stein-Rios ticket, are insupportable given that the Secretary has a sworn statement from Rios swearing that the request was made without her knowledge or consent.

35. The Secretary's refusal to count votes cast for the Stein-Rios ticket furthers no legitimate state interest, because the Secretary concedes that Stein and Rios timely complied with all applicable requirements of Ohio law and duly qualified to appear on Ohio's November 5, 2024 general election ballot as Independent candidates for President and Vice-President, respectively – indeed, Stein and Rios are included on that ballot – and because the Secretary has actual notice that Rios did not authorize any request to withdraw her candidacy.

### **COUNT I**

#### **(Violation of Plaintiffs' Rights Guaranteed by the First and Fourteenth Amendments)**

36. Plaintiffs reassert each preceding allegation as if set forth fully herein.

37. The Secretary's decision pursuant to O.R.C. §§ 3513.257, 3513.30(E) and 3513.31(F) to treat votes cast for the Stein-Rios ticket as void and not to count them severely burdens Plaintiffs' speech, associational and voting rights as guaranteed by the First and Fourteenth Amendments.

38. No legitimate or compelling state interest justifies the burdens imposed on Plaintiffs' rights.

39. The Secretary's enforcement of O.R.C. §§ 3513.257, 3513.30(E) and 3513.31(F) as applied causes injury to and violates rights guaranteed to Plaintiffs by the First and Fourteenth Amendments.

### **COUNT II**

#### **(Violation of Plaintiffs' Rights Guaranteed by the Equal Protection Clause)**

40. Plaintiffs reassert each preceding allegation as if set forth fully herein.

41. The Secretary's unequal treatment of votes cast for the Stein-Rios ticket pursuant to O.R.C. §§ 3513.257, 3513.30(E) and 3513.31(F) causes injury to and violates rights guaranteed to Plaintiffs by the Equal Protection Clause of the Fourteenth Amendment.

**PRAYER FOR RELIEF**

42. WHEREFORE, Plaintiffs respectfully request that the Court:

- A. Enter a declaratory judgment holding that the Secretary's enforcement of O.R.C. §§ 3513.257, 3513.30(E) and 3513.31(F) is unconstitutional as applied;
- B. Enter orders preliminarily and permanently enjoining the Secretary from enforcing the foregoing provisions as applied to Plaintiffs, and preliminarily and permanently enjoining the Secretary from failing to treat votes cast for the Stein-Rios ticket as valid or to count such votes;
- C. Enter an order preliminarily and permanently enjoining the Secretary from notifying county boards of elections that votes cast for the Stein-Rios ticket will be void and not counted;
- D. Award other and further relief as the Court deems proper;
- E. Award attorney's fees and litigation costs pursuant to 42 U.S.C. § 1988;
- F. Retain jurisdiction over this action and grant Plaintiffs any further relief which may in the discretion of the Court be necessary and proper.

Dated: October 9, 2024

Respectfully submitted,

/s/Mark R. Brown

Mark R. Brown (KBA # 081941)\*

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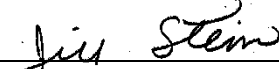
\*\*For identification only

**VERIFICATIONS**

**(pursuant to 28 U.S.C. § 1746)**


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on: October 9, 2024

  
\_\_\_\_\_  
Dr. Jill Stein

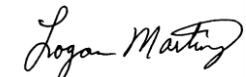
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on: October 9, 2024

  
\_\_\_\_\_  
Anita Rios

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on: October 9, 2024

  
\_\_\_\_\_  
Logan Martinez


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on: October 9, 2024

  
\_\_\_\_\_  
Deborah Manera Smith

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on: October 9, 2024

  
\_\_\_\_\_  
Robert Hannon

### **CERTIFICATE OF SERVICE**

I hereby certify that on October 9, 2024 the foregoing document was filed using the Court's CM/ECF system and served upon Defendant Frank LaRose by email to the Ohio Attorney General's Office, c/o Julie Pfeiffer, Section Chief, Constitutional Offices, at [Julie.Pfeiffer@OhioAGO.gov](mailto:Julie.Pfeiffer@OhioAGO.gov). I also certify that Ms. Pfeiffer agreed to accept such service on Defendant's behalf.

/s/Mark R. Brown

Mark. R. Brown  
*Counsel to Plaintiffs*